THE COUNTERSTROKE

AMBROSE PRATT.

AUTHOR OF "VIGOROUS DAUNT, BILLIONAIRE."

CHAPTER XI-Continued.

Madame, completely alarmed, ran to ward the boat, calling loudly for assistance. Cressingham saw that his case was desperate, for he had no weapon, not even a stick, and he had counted at least six figures by the boat.

Giving the prince's neck a final wrench he got quickly to his feet, and stooping low, ran as swiftly as he could directly to the sea. He saw in silhoutte the men without discovery, for the darkness had befriended him and he had left the prince on the unconsolous.

"Thanks," he and travail, the sudden calm succeeding the swered surlily; "but where am I? Where are my clothes?" the screws that recalled him to be succeeding the swered surlily; "but where am I? Where are my clothes?"

to investigate their master's aecident leaving madame midway between the clump of bushes and the boat. Could be only make a dash and seize the boat, he would be able to row across the bay and warn Perigord in time, perhaps, to avert any serious misfortune to the expedition and to effect madame's rearrest. Gathering his energies together, he slipped noiselessly along the edge of the waves until he crouched almost opposite mada and only twenty paces from his goal.

than mortal. Although straining her gaze in the direction of the bushes, some instinct must have warned her, for so turned and, in spite of the dark, dis cerned the figure of her enemy. She ut tered a loud cry, and Cressingham, seeing caution useless, immediately sprang erecand sprinted to the boat. He reached is well ahead of all pursuit, but he reached it o despair. The boat, a great cumbersome aunch, rested with half its keel upon he beach, and his most frantic efforts

failed to move it a single hairsbreadth. Sick with anger and completely des perate, he seized a stretcher (the oars were fastened firmly to the rowlocks) and turned to face his pursuers. Two men sprung at him. The nearest be sent to

take him with you to the island and keep him there alive till I arrive. Then we shall hold an auto da fe. That will give hip trevenge for the tortures Perigord inflicted on powr Klein."

"I see—well. I shall be prepared for his aversion. Do you think he will kill me?"

"He planned Carnot's murder, then?"

"He planned Carnot's murder, then?" fine revenge for the tortures Perigord inflicted on poor Klein."

"He planned Carnot's murder, then?"
"And the blow—"
"Two blows, madame! But you interrupted me. Cressingham once out of the way, I shall declare him the one gunilty of your abduction. Who shall contradict me? Ha, ha, ha! He shall bear the burden of my misdeeds. Ha, ha, ha! What think of Napoleon III, and every President since them at one line or another has stood in the contradict of Napoleon III, and every President since them at one line or another has stood in the captain, interrupting, led them to a ganging them.

"I shall not allow him to if I can help in the control of the him to one you, brank? Why, I may have to spend years on this wretched little island. It would be death in life alone."

Cressingham smiled at the selfishness brance, though. Twice he attempted you of my plan?"

be, for I intend to spoil his beauty. Re- weary,

gard me."

Suddenly raising his foot, he deliberately kleked Cressingham in the mouth. The Englishman writhed upward, blood streaming from his lips, but the brutal boot was again lifted and. the brutal boot was again lifted, and a "Figure-heads!" she cried. "My father is econd kick on his temple deprived him not the man to share authority. otterly of consciousness. A fury seemed by have come upon the prince. He danced "But who are they, these figure heads?" "They often change," said madame with about his helpless enemy uttering insane a frown; "when they outlive their period

about his helpless enemy uttering insane cjaculations of delight, kicking the prostrate body savagely at intervals.

Madame watched him (to do her justice) horror-struck, but the man was her husband, and she wished above all things just then to lull his jealousy to sleep. Forcing herself to calm, she observed with a voice icy but tremulous: "When you have quite finished amusing your-

If you are wise, you also will hasten back to the city, for be sure that Perigord will visit you immediately he knows of my escape. You should be on hand to receive him."

Madame gave him a burning giance. know your meaning, Frank, but you are wrong. The man is a brute, and I hate him. He misused me when I was quite a child, and in my father's house."

The prime property of the court father Kate?"

TO BE CONTINUED TO MORROW.

The prince, recollecting himself, gave Cressingham a final kick in the face, reluctant to abandon an exercise which he had found so entirely pleasing. He was, however, still wildly excited approaching however, still wildly excited; approaching life. Do you wonder that with such able madame, he caught her in his arms and violently embraced her. "A week hense. There surged into Cressingham's

Madame viciously wiped her face where he had kissed her, and ordered Cressingham to be carried to the boat. Four lusty sailors manned the oars and the shore was soon left far behind. They rowed an hour steadily against wind and tide and then, reached a long and dark, low-lying narrow steamer, that hovered like a night bird with folded pinion on the water ready at an instant's notice to take to flight. Cressingham was hoisted up the side, bleeding from a dozen cuts, still limp and senseless. Madame followed and ordered him to be taken to a cabin, that she might dress his wounds and tend him.

The captain came to her, bowing and reverencing like a serf. "Your pleasure, princess?" he asked humbly in Corsican. "To Attala at once—and full speed, Mickelief, forced drawabt."

Take ther's victims, and very beautiful. He abducted her and made her his wife. When I was quite a baby, he struck me because my wails annoyed him. My mother chided him, and in a fit of rage he killed her. I think he did not mean to do it; indeed, I feel sure that he has always mourned her, for he has never since had anything to do with women, and before he met and loved her his wife.

When I was quite a baby, he struck me because my wails annoyed him. My mother chided him, and in a fit of rage he killed her. I think he did not mean to do it; indeed, I feel sure that he has always mourned her, for he has never since had anything to do with women, and before he met and loved her his wife.

The stake of light cressingham was hoisted up the side, bleeding her. I think he did not mean to do it; indeed, I feel sure that he has always mourned her, for he has never since had anything to do with women, and before he met and loved her he was always mourned her, for he has never since had anything to do with women, and before he met and loved her he was a veritable Turk."

"Thank you, Kate, for telling me all this," said Cressingham. "It has given me a clew to follow you. I was so much in the dark before. But please, before we say good-night, tell me one t

"To Attala at once—and full speed, Nickolaiff—forced draught!" said madame. "As the princess pleases," the captain murmured; and next moment the night bird steamer took to wing.

CHAPTER XII.

The Lord of Attala.

Cressingham's injuries were painful rather than serious. His lower lip was badly cut, two of his side teeth broken for my escape." and many others loosened, his nose cruefly torn, both cheeks horribly bruised, and on his forehead a wound inflicted by the Prince's boot heel which promised to leave Hawk?" a scar he must carry to the grave. Beed letter. Voerloeff is a wooden-headed sides these, his body was black and blue fool: he let me go without a question. from the vicious pounding he had received. Frank-It is searcely matter to marvel at that "Yes."
when he woke to a consciousness of his "You look simply dreadful bandaged up surroundings his frame of mind was fever- like that. Your lips are all puffed out,

to heel with some soothing balsam.

'He stared at madame through black-fringed and bunged-up eyes with an expression of ludicrons ill will, for his face was comically distorted, and he wore the appearance of the prize-fighter who had somewhat more than met his match.

Madame was sympathetic, but for the life of her could not avoid a smile. "Are you comfy?" she inquired.

ame, interpreting in her own favor his equivocal response, kissed her hand to him and departed with beaming eyes. In ten minutes Cressingham was sleeping like the dead, and he did not wake until eighteen hours had spun their unseen fibers round his heart and the stars of the court:

Nature of Columbia modified by inserting after the words "in the words "in the bistrict of Columbia" and as so modified said decree and the decree of the Court of Appeala affirmed, with costs. Opinion by Mr. Justice Holmes. The Chief Justice announced the following orders of the court:

No. 7. Original, Commonwealth of Virginia; hearing on demurrer set down for Monday, March t, 1907.

No. 45 and 46. The Dakota, Wyoming and Missouri River Kaliroad Company et al., plaintiff in

He attempted to sit up, but he was very The cabin lamp was lighted, and his Then a desperate idea occurred to him. sore and weak, and he fell back with a clothes, nicely brushed and folded, rested All the attendants of the prince had gone grown that made madame's cheeks blanch. "Forgive me," he muttered; "I didn't bedside held a tray of dainty edibles and know I was so bad; that brute must have a flask of wine. He felt still sore, but let himself go. I'm aching all over. Are any bones smashed, do you know?"

"No," sighed madame, and murmured: ing a groan in the operation, he made a hearty meal and drained the flask, reflect-

his. I did what I could to stop him, but ing wisely that even should be be proceedwas mad and struck me as well." ing to his death it were just as well to die "Did he, the cad! Ah, I'd like to have with a full stomach as an empty one. im in my clutches for a moment, weak | He tried the door afterward half doubt-

The Argenaut.

"My father owns it; we are going to touch, laden with faint, sweet memory "I suppose you can be frank with me surprise that the masts of the yacht had ew, eh? Where does your father live?" disappeared, and that her funnel had been extraordinarily reduced in size. They lay

in a tiny harbor, scarce a mile across, composed of two circular narrow and "It lies off the Corsican coast."

Ah, then, Klein lied to us after all!"

"Kate, before I lost my senses there was some talk I heard of an auto-da-fe. Is that what you are saving me for?" he registed to be broken as you are saving me for?" he coastline in the bay, mingling with the waters deep in the shade, was indiscernible, but half way up a mountain pointed to his bandages. ointed to his bandages.

Madame shook her head. "My husband arranged suggested the outline of a house

turned to free his pursuers. Two men prescriptions will be sent to with a slashing straightforward of the control of the contr

Madame, always a coquette, said laughingly: "Brilliant, my prince you will trust him to be, Frederic, are no longer jealous, eh?"

O Napoleon III, and every President since then, at one time or another, has stood in mortal peril. I do not think that Monsteur Loubet will live long, but he has been warned; he may resign to save himself."

The prince warned gently with a long.

re no longer jealous, eh?" self." steady, gliding swell, its surface unbroken
The prince gave a hoarse chuckle and "He must be a fiend incarnate!" cried by the slightest ripple, and the boat sped the prince gave a market charker and struck a third match, which he held above the prisoner. "Oh, yes, I am jealous of you, Kate, but in a moment I shall not the you'll excuse me, Frank. I'm very madame dismissed the saflors and bade only Cressingham attend her. They madame dismissed the saflers and bade only Cressingham attend her. They ome short distance from the sea, then abruptly upward to the heights. Step by step they ascended toilfully, until, half he height traversed, then found a res-

ninutes reached a flat ledge of rock, fifty of an old half-ruined mediaeval tower height. Behind the tower stretched a tiff in er straggling granite mansion that seemed built right into the mountain's heart, for huge crags jutted threateningly above its castellated tops, crags whose fall seemed momentarily imminent. A wide graniteyou have quite finished amusing your-self, I should like to get away, my dear. If you are wise, you also will hasten back

Madame gave him a burning glance. "I

Madame gave him a burning glance."

Madame gave him a burning glance. "I

splendid marble porch whose outer a splendid marble porch whose outer doors stood open and whose inner doors

Parties interested in the matter having agreed, the will of D. Overand was

Your Bills

By advancing you the money to pay them.

It's the modern, up-to-date way of keeping your credit good, and it relieves you of a whole lot of unnecessary

We loan on household goods, pianos, horses, and

ase that I shall not be allowed to live to love her long."

Madame sighed deeply, "She is there. Good-night, Frank."

Madame reached the door and turned.

The plum I gave you was not poisoned;

it was one of those I intended for myself and my husband, who was just then too

"How did you get away from the Sea

useful to kill, for I depended on him

"Good-night, and thanks."

"Really, Kate?"
"Yes, it's truth time now."

Any amount from \$10 to \$300. Lowest rates. You can get it to-day.

Washington Loan Company, 610 F St. N. W.

"The Old Reliable."

"Thanks," drily. "I won't need a mirror now that you've told me all I might see Supreme Court of the United States. Present: The Chief Justice, Mr. Justice Harlan, Mr. Justice Brewer, Mr. Justice Peckham, Mr. Jus-tice McKenna, Mr. Justice Holmes, and Mr. Justice

Madame was sympathetic, but for the seen fibers round his heart and the stars life of her could not avoid a smile. "Are of another night were burning brightly in the moonless heavens. The steamer had stopped; perhaps it was the rest from the glanced at the linen night gown that stopped; perhaps it was the rest from travail, the sudden calm succeeding the travail, the sudden calm succeeding the

No. 396. The Old Dominion Steamship Company, owners, petitioner, vs. Primus Gilmore, administrato, once upon filing copy.

Piumley.

Bryan vs. Creecy; order allowing withdrawal of note upon filing copy.

Whitford vs. Holzbeierlein; motion for new trial filed. Plaintiff's attornery, W. A. Johnston; defendant's attornery, Wolf & Rosenberg.

Assignments for Tuesday, October 23, 1906;

No. 318. Southern Railway Company, petitioner, vs. Matrie J. Stutts, administratris, &c.; petition, for a writ of certiorari to the United States Circuit Court of Appeals for the Fifth circuit denied.

No. 366. Abram Rosenberger, petitioner, vs. Mosenberger, petitioner world's surface with a tenderly caressing

low-lying strips of land that stretched out from the mainland like two embracing.

No. — (original). Ex-parte in the matter of The Montana Mining Company, Limited, petitioner; motion for leave to alle a petition for writ of mandanus granted, and rule to show cause awarded returnable in ten days produce

The United States and the Company of all some state of the Company of all some state of Edmand D. Orerand; verdict sustaining willts.

Givil cases:

Civil c deprot of motion, and by Mr. Wan. Company of motion thereto, with leave to Mr. Czaki to file reply brief within one week.

No. 482 Herring-Hall-Marcin Safe Company, petitioner, vs. Hail's Safe Company et al.; petition for a writ of certiorari to the United States Circuit Court of Appeals for the Sixth circuit submitted by Mr. Frederic D. McKenney in behalf of Mr. Lawrence Maxwell, ir., and Mr. Charles H. Aldrich for the petitioner, and cross petition submitted by Mr. William C. Cochran and Mr. Judson Harmon for the respondents.

No. 281. Haight & Freeze Company et al., plaintiff in error, vs. Beverly R. Robinson, receiver, &c.; motion to dismiss submitted by Mr. Roger Foster in support of motion and eposition to submission of motion submitted by Mr. Albert I. Sire for the plaintiff in error, No. 48. William H. Andrews, Plaintiff in er

No. 48. William H. Andrews, plaintiff in error, vs. Eastern Oregon Land Company: leave granted to the briefs herein on motion of Mr. 8. M. Stocks slager for the plaintiff in error.

No. 20. William J. Gallagher, plaintiff in error, vs. The People of the State of Illinois; in error to the Supreme Court of the State of Illinois. Dismissed with costs pursuant to the tenth rule.

No. 45. Rosa M. Cole, escentrix, &c., petitioner, vs. The City of Indianapolis et al.: petition for a writ of certiorari to the United States Circuit Court of Appeals for the Seventh circuit, submitted by Mr. Ferdinand Winter and Mr. Alexander C. Ayres for the petitioner, and by Mr. Frederick E. Matson, Mr. Henry Warrum, and Mr. Merrill Mcores for the respondents.

madame, he caught her in his arms and violently embraced her. "A week hense, madame, prepare to give your husband a loving welcome. Au revoir."

The then flung off to his carriage, and drove swiftly cityward, singing like a drove swiftly cityward, sing

DISTRICT COURTS.

Court of Appeals.

Court of Appeals.

Present: The Chief Justice, Mr. Justice McComas, and Mr. Justice Robb.

No. 1716. Irrigation Land Improvement Company vs. Hitchcock; placed at foot of docket.

No. 1693. Shortsleeves vs. Capital Traction Company; argument commenced by Mr. J. J. Lightfoot for appellant, continued by R. Ross Perry, ir., and Mr. R. Ross Perry for appellee, and concluded by Mr. S. Mr. Brosius for the appellant.

No. 1714. Parker et al. vs. Heald; ylaced at foot. No. 1714. Parker et al. vs. Heald; placed at foot No. 1705, Bell vs. Central National Bank; placed

unt's attorney, Hayden Johnson; appellec's attor-cy, W. C. Prentiss, Nos. 1718 and 1719. Stone vs. Fowlkes, and Fowlkes s. Stone. Attorneys, P. R. Hilleard—Leigh Robin-

No. 1696. McFarlane vs. Kirby. Appellant's attor-No. 1996. McCarlane vs. Kitoy. Appellant's attor-ley, C. E. Emig; appellee's attorney, B. F. Leighton, No. 1721. McManus vs. Lynch. Appellant's attor-leys, W. G. Joinson and J. M. Carlisle; appellee's attorneys, J. H. Wilson and J. H. Wilson, pr. No. 1724. Brown vs. Grand Fountain U. O. T. A.

and black, and oh, your eyes-you are, DAILY COURT RECORD. art; appellee's attorneys, W. J. Lambert and J. S. Easby-Smith.

Equity Court No. 1. CHIEF JUSTICE CLABAUGH.

Boyd vs. Ellis; sale finally ratified and conveyance ordered. Complainant's solicitor, E. H. Thomas. "Yes, you're dreadfully ugly," continued madame, with a quaint, sweet smile; "but it doesn't alter me a bit. I still—look away, Frank—I still love you, dear!"
The door closed upon her, but next moment it opened a litle, and she peeped shyly through the crevice, her face charming with an expression of timid, almost

ishly revengeful, in spite of the fact that madame had swathed his head and face in bandages and smothered him from head to heel with some soothing balsam.

"He started at madame through black."

"He started at madame through black."

"Say with an expression of timid, almost pleading coquetry.

"Say you don't love that girl, Frank."

Cressingham shook his head, and madame, interpreting in her own favor his ame, interpreting in her own favor hi

Equity Court No. 2. JUSTICE GOULD.

Darby vs. Darby; guardian ad litem appointed

Circuit Court No. 1.

JUSTICE WRIGHT. the merits.

No. 185. Eau Claire National Bank, plaintiff in grore, vs. Ralph W. Jackman, trustee, &c.; motion to dismiss postponed to the hearing on the merits. No. 205. The Chicago, Rock Island and Pacific Railway Company, plaintiff in error, vs. D. Roy Mumford; motion to vacate supersedeas postponed to hearing on the merits.

No. 185. Eau Claire National Bank, plaintiff in Baltimore Building and Loan Association vs. Jennings; order striking out plaintiff's replications to the third plea of defendants and allowing plaintiff's to file replication to third plea in ten days. Plaintiff's attorney, Millan & Smith; defendant's attorney, John Ridout.

Sorrell vs. Mayore, independent in defending the company of the property of of the proper

"Ah, then, Klein lied to us after all?"
Madame smiled. "What could you expect, dear? My father chooses his agents well: indeed, he has to."

"Kate before I lost my senses there."

"The coastline in the bay, mingling with the Second depails denied.

"The properties of the United States Circuit Court of Appeals for the Eighth circuit denied.

No. 144 Moritz Eisser et al., petitioners, vs. Emilie Sacleber; petition for a writ of certification of the United States Circuit Court of Appeals for the United States Circuit Court of Appeals for the Eighth circuit denied.

No. 145 Kessier vs. Magrader. Attorneys, H. W. Wheatley R. F. Downing and J. V. Congadin.

No. 160 Kessier vs. Magrader. Attorneys, World & Rosenberg vs. Company, Attorneys, World & Rosenberg United States Circuit Court of Appeals for the Eighth circuit Court of Appeals for the United States Circuit C Roberts vs. Washington Railway and company. Attorneys, W. J. Lambert-J.

JUSTICE BARNARD. nt in error.

302. J. G. Rawlins, plaintiff in error, vs. J. F. United States vs. Rufus L. Bobbitt, embezzle

No. 48. Paine vs. Skeados. Attorneys, Ralston & Siddons, and H. W. Wheatley-F. Edward Mitchell. No. 51. Foster vs. International Boiler Improvement Company. Attorneys, E. B. Kimball-R. B. Dickey and T. L. Jeffords.

LOWER COURT SUSTAINED.

Supreme Bench Affirms District Tribunal in Two Cases. Nos. 52 and 53, Marshall vs. Landvoight. Attorneys, W. E. Lester-S. A. Putman.
No. 54. Prather vs. Plummer. Attorney, W. C. Balderston.

District Court. JUSTICE BARNARD.

In re opening of alley in block 18, Meridian Hill, and block 45, University Place; order to summon

JUSTICE GOULD.

Equity Suits.

to substitute trustee. Complainant's solicitors, R. A. Ford and H. E. Hanes.

No. 48885, John H. Herrick vs. Meyers & Wun-

REAL ESTATE TRANSFERS.

First Addition to American University Park—Galen L. Tait et al., trustees, to Mary Jane Arbothnot, lots 6 and 7, block 24, \$1,200.

umbia Heights-Margaret Davis to Mary A. Ash-

ten cases of officials of the so-called fertilizer trust who are resisting removal from Virginia to Tennessee on charges of ton T. Cameron, lot 23, square 2854, and lot 4, square 2853, \$10.

lia M. McCornaick et vir Charles, to John W. Berth lot 62 severe 287, \$20.

Quitclaims.

Square 902-Charles H. Wiltsie et ux, to Mollie Pumphrey, part lot 6, \$1.

man R. Horner, to secure Pinehurst Park Company, \$12,000, one to four years, 4 per cent, semi-

Randle Highlands—Edward Westerland et ux. to Albert I. Martin and J. Henry Brown, to secure United States Realty Company, \$238.87, monthly instalments, lot 38, block 8.

Granty—Thomas D. Manchester to Glewn E. Husted and C. F. Fletcher, to secure Henry A. Victh, \$965, quarterly notes, 6 per cent. lot 22.

Whitchaven and Harlem—Anna B. Campfield et vir. William F. to The Washington Loan and Trust Company, to secure Equitable Cooperative Building Association, \$1,000, lot 18, block 1.

Whitney Close—Michael J. Hackett et ux. to The Washington Loan and Trust Company, to secure

Washington Loan and Trust Company, to seem

Washington Loan and Trust Company, to secure Equitable Co-operative Building Association, \$1,500, part lot 10, block 6, quare 1040—Clarence D. and Patscy L. Tippett to Charles F. Benjamin and Roger T. Mitchell, to secure Perpetual Building Association, \$1,350, part original lot 3,

cent, let 45.

Square 1039—John Dauhakl et ux. to Alexander H.

Bell and Frank P. Madigan, to secure Philip
Schwartz, \$5,600, on demand, 6 per cent, north
half of original lot 8.

Randle Highlands—Martin Penuella et ux. to Albert
L. Martin and J. Henry Brown, to secure United
States Realty Company of Washington, D. C.,
\$2,000, monthly payments \$20, 6 per cent, lot 3,
block south of 5627.

Tribunal in Two Cases.

The Supreme Court of the United States yesterday affirmed the judgment of the Court of Appeals of the District of Columbia in the appeal of Charles S. Landram et al., vs. Gabriella K. Jordan, in which the interpretation of the will of Thomas Kearney was involved. The Supreme Court of the United States made a modification in the decree of the court be-

Estate of Ruth C. Denison; petition for probate of will filed. Attorney, J. B. Linton.

Estate of Julia N. Rowze; petition for probate of will filed. Attorney, J. B. Larner.

Estate of Ruth C. Denison; wills dated July 1, 1889, and October 19, 1882, filed.

Estate of Cefia E. V. Beair; order permitting compromise. Attorneys, Gordon. & Gordon.

Estate of Apollonia Hutchingson; will admitted to probate and letters of administrator c. t. a. granted to Jacob L. Hutchingson; will admitted to probate and letters of administrator c. t. a. granted to Jacob L. Hutchingson; nond. \$500. Attorney, George C. Gertman.

Estate of Sarah Honey; exemplified copy of will filed with petition for probate. Attorney, J. B. Linton. Estate of Margaret Shanahan; will dated December 7, 1995, filed.

Ling along Rock Creek in 1892 by Emmons & Smith, contractors. Several Million at Stake. The Supreme Court has advanced for

hearing on December 3, the appeal of the government from the judgment of the Federal Court of Appeals, that imported

Humford; motion to vacate supersedeas postponed to hearing on the facility.

No. 259. The United States, petitioner, vs. G. 252. The United States, petitioner, vs. G. 252. The United States, petitioner, vs. G. 253. The United States, petitioner, vs. G. 254. The United States, petitioner, vs. G. 255. The United States marshal, &c. et al.; motion to advance granted and cause assigned for argument as one case on Monday, December 3, next, united States marshal, &c. et al.; motion to advance granted and cause assigned for argument as one case on Monday, December 3, next, after No. 255.

No. 2562. Katie B. Crusimane vs. Leonard Crusimane: to annul marriage. Complainant's solicitors, Samuel Maddox, H. P. Gatley, J. J. Darlington, and W. F. Mattingty.

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No. 2562. Katie B. Crusimane vs. Leonard Crusimane: to annul marriage. Complainant's solicitor, Campbell Carrington.

No. 2562. Kate A. Birmingham vs. Alfred J. Birmingham vs. Alfred J. Birmingham; divorce, Complainant's solicitor, Campbell Carrington.

No. 2562. Kate A. Birmingham vs. Alfred J. Birmingham; divorce, Complainant's solicitor, Campbell Carrington.

No. 2562. Kate A. Birmingham vs. Alfred J. Birmingham; divorce, Complainant's solicitor, Campbell Carrington.

No. 2562. Kate A. Birmingham vs. Alfred J. Birmingham; divorce, Complainant's solicitor, Campbell Carrington.

No. 2562. Kate A. Birmingham vs. Alfred J. Birmingham; divorce, Complainant's solicitor, Campbell Carrington.

No. 2562. Kate A. Birmingham vs. Alfred J. Birmingham; divorce, Complainant's solicitor, Camp

Montana. The ownership of the strip

May Remove Railway Station. The Supreme Court of the United States has affirmed the decree of the Circuit Court of the United States for the Southly; account, \$50. Plaintiff's attorney, George C. ern district of Texas, which declined to issue an order to prevent the removal of site three-quarters of a mile away.

Court Fixes Date for Hearing.

The Supreme Court has fixed March 4 as the date for hearing arguments on the 1715 Massachusetts avenue northwest-Isadore demurrer filed by the State of West Vir-Saks et ux. to Joseph C. Sibley, lot 68, square ginia in the suit brought by the Commonwealth of Virginia to compel the former to assume responsibility for its share of

J. Hackett, part lot 19, block 5, \$2,250.

H street northwest, between Sixth and Seventh streets—Minta Garrett to Grwin E. Howe, part original lot I, square 453, \$5,500.

H street northwest, between Sixth and Seventh streets—Minta Garrett to Grwin E. Howe, parts of original lots 1 and 2, square 453, \$5,500.

South Carolina avenue, between Thirteenth and Fourteenth streets southeast—John Cook, trustee, to Clarence D. and Patsey L. Tippett, part original lot 3, \$10.

No, 239 Second street northeast—Florence Leger et vir Eugene, to Addison S. Helton, lot K, square 725, \$10.

Barry Farm—Fannie E. Carier and Lucy Wiseman to Mathilda A. Madden and Edith T. Madden, lot 28, section 2.

West, was arrested yesterday on Fourteenth street northwest for fast driving, by Patrolman Fletcher, of the Tenth precinct.

MARRIAGE LICENSES.

MARRIAGE LICENSES.

George W. Curtin, 26, and Pearl E. Eckloff, 12.

Rev. J. M. Schick. Streator L. Newnyer, 57, and Minerva L. Kaufman, 35. Rev. G. L. Bacon.

Walter L. Price, 29, Mount Airy, N. C. and Julia F. Martin, 23, Richmond, Va. Rev. D. C. MacLeod.

Bernard R. Tolson, 23, and Kathryn L. Guest, 25.

Rev. H. S. France.

G. Leonard Williams, 21, and Grace M. Evans, H. S. France. Leonard Williams, 2i, and Grace M. Evans, . Rev. A. S. Johns. Fritz Lis, 32, and Catrine Sellner, 21, Bev. H. George W. Haller, 21, and Bessie I. Williams, 13, Rev. George E. Maydwell. Deeds of Trust.

Mount Pleasant—Gus Chaconas to Joseph R. Fague
and Andrew Y. Bradley, to secure Clarence B.
Hight, \$4,350, one to fifty-eight months, 6 per
cent lot \$25.

Frank W. Kern.

Rev. S. H. Greene,
Archie M. Patton, 22, Stafford County, Va., and
Robb' J. Kerns, 21. Rev. J. B. McLaughlin,
James Talmadge, 34, Baltimore, Md., and Annie
L. Frederick, 23, Baltimore, Md. Rev. H.
Schroeder,

cent, lot 625.

Sheriff Estate—William O. Blayburn et ux. to John W. Browning and Galen E. Green, to secure M. Elizabeth Browning, \$255, one to thirty-four months, 5 per cent, lot 4.

Source 1014—Harry A. Burr et ux. to Charles F. Benjamin and Roger T. Mitchell to secure Perpetual Building Association, \$1,750, lot 26.

Petworth—John H. Lloyd et ux. to Watson J. Newton and William H. Saunders, to secure Willmot W. Trew. \$2,500, three years, 5 per cent, semi-annually, lot 42, block 39.

Pinchurst—Louise Magee to James F. Hood and Forman R. Herner, to secure Pinchurst Park Company \$12,000, one to four years, 4 per cent, semi-annually, lot 42, block 39.

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Pinchurst—Louise Magee to James F. Hood and Forman R. Herner, to secure Pinchurst Park Company \$12,000, one to four years, 4 per cent, semi-annually, lot 42, block 39.

nel H. Walker and Michael I. Weller, to secure
Eastern Building and Loan Association, \$1,500,
lots I and 38, block 19.
Randle Highlands—Edward Westerland et ux. to Al
B. McLaughlin.

William World 98, and Napartte Stewart 18.

William World 98, and Napartte Stewart 18. Rev. Walter H. Brook.

DEATH RECORD.

Taylor Coleman, 1224 Wiltberger st. nw., 49 years, Martin J. Hollohan, Georgetown Univ., 47 years, Thomas Jackson, 637 L st. nw., 25 years. Hattie Fillmore, 1627 4th st. nw., 23 years. Robert A. Inscoc, 519 22d st. nw., 32 years. William H. Stewart, 11 Goat alley nw., 48 years. Florence E. Benjamin, 129 C st. ne., 21 years. John Collins, George Washington University Hospital 61 years.

Virginia Maus, Methodist Home, 6th and M sts.
nw., 83 years,
James Carr. 723 M st. nw., 67 years,
James Carr. 723 M st. nw., 67 years,
Israel Forster, 351 Van st. sw., 62 years,
Nuna Holloway, 941 Desmore court sw., 40 years,
Harriet McPherson, 441 Temple court sw., 38 years,
Rose Young, 814 Berry st. nw., 35 years,
Rose Young, 814 Berry st. nw., 35 years,
Berton W. Potter, 1543 2th st. nw., 35 years,
Pui Ratanayapti, Arlington Hotel, 33 years,
Henrietta Jackson, 506 O st., 28 years,
William Carter, 1127 30th st. nw., 24 years,
Wesley Dorsey, 1212 23d st., nw., 12 years,
Hikia Fryer, 532 M st. sc., 3 years,
Farnie M. Lucas, 1831 7th st. nw., 2 years,
John E. Carroll, 219 B and Half sts. sw., 2 years,



No. 2624. Farmers and Mechanics' National Bank vs. Small et al.; creditor's bill. Complain-ant's solicitors, H. W. Sohon and C. H. Cragin, No. 2625. Lida B. Weaver vs. Julia A. Homiller;

No. 4888. Chicago Flexible Shaft Company vs. leorge F. Hailman; certiorari. Defendant's attortee, F. S. Key Smith. ey, F. S. Key Smith.
No. 48882. The Rotograph Company vs. Cuming- and the Montana Mining Company, in ham Manufacturing Company, sppellant; appeal.

Defendant's attorneys, J. R. Fague and Wilson & has been in controversy since 1871. Barisdale,
No. 4883. United States vs. Alfred E. T. Hausmann; ejectment. Plaintiff's atorney, D. W. Baker.
No. 4884. United States vs. William H. Lewis,

No. 48886. Mary F. Hodges vs. Louis Alexander; the St. Louis. Brownville and Mexico account, \$180. Plaintiff's attorney, F. E. Mitchell. Railway station at Sarata, Tex., to a

burn lot 40, block 23, \$10.

Sheriff Estate-M. Elizabeth Browning et vir John W., to William O. Blagburn, lot 4, \$10.

Thirteenth street northwest, between U and V streets-Walter R. Griffin et al., trustees, to Laborers' Building and Loan Association, part original lot 20, square 236, \$1.

Pinchurst-Pinchurst Park Company to Louise Mazer 1818.

Jones.
No. 166. Dyson vs. Walker Furniture Company,
Attorneys, R. B., Dickey—L. A. Bailey.
No. 2E. Green vs. McIutire. Attorneys, John
Roth, lot 68, square 337, \$16.
New Hampshire avenue northwest, between Twentyfirst and Twenty-second streets—James B., Wimer
et ux. to Edward M. Dulin, lot 5, square 38, 516.
Whitney Close—Thomas Maloney et ux. to Michael
J. Hackett, part lot 10, hlock 6, \$2,250.
H street northwest for fast driving,
the street northwest for fast driving,
the street northwest for fast driving.